



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):	Kenneth L. Addy	Examiner:	Thanh Nhon Diep
Serial No:	10/733,727	Group Art Unit:	2621
Filed:	June 11, 2003	Docket:	17171
For:	WIRELESS SECURITY VIDEO SYSTEM WITH A PRE-ALARM BUFFER		

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

DECLARATION PURSUANT TO 37 C.F.R. § 1.131

Sir:

I, KENNETH L. ADDY, hereby declare that:

1. I am the Applicant of United States Patent Application No. 10/733,727, filed on December 11, 2003.
2. I completed the invention disclosed and claimed in United States Patent Application No. 10/733,727, prior to October 9, 2003, which is the filing date of United States Publication No. 2004/0155963 A1, cited as a reference under 35 U.S.C. § 102, against the present application by the Examiner.
3. The completion of the present invention consisted of the preparation of and the timely submission of an invention disclosure form. As evidence thereof annexed hereto and made a part of this Declaration is Exhibit A, which is a

redacted copy of the invention disclosure entitled "Wireless Video Camera With Pre-Alarm Buffer" and comprising four (4) pages of description.

4. All of the salient features of Applicant's United States Patent Application No. 10/733,727 are fully described in the annexed Exhibit A
5. The invention disclosure material, as set forth in Exhibit A, fully and comprehensively describes the subject matter of the claims of the United States Patent Application No. 10/733,727, setting forth the features of the claimed invention.
6. On October 23, 2003, the assignee of the present application submitted the invention disclosure to outside counsel for preparation of the United States Patent Application No. 10/733,727. Annexed hereto and made a part of this Declaration is Exhibit B, a redacted email from in-house counsel.
7. Between September 19, 2003 and October 23, 2003, the invention disclosure went through a standard approval process, wherein a committee reviews all invention disclosures to determine which invention disclosures are approved for filing.
8. After October 23, 2003, outside counsel conferred with the Applicant in a series of four teleconferences to prepare and file the United States Patent Application No. 10/733,727.
9. A draft of the instant application was sent for Applicant's review on December 3, 2003. Annexed hereto and made a part of this Declaration is Exhibit C, a redacted email from outside counsel sending the draft of the instant application to the Applicant.

10. The United States Patent Application No. 10/733,727 was filed on December 11, 2003, after a timely and expedient review by the Applicant.
11. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements are made with knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Dated:

10/29/07

Kenneth L Addy
Kenneth L Addy

video upon activation.

Document(s):

4(a). To the best of your recollection what is the earliest date on which the invention was conceived? Who conceived the invention? Attach documents which evidence the foregoing.

Conception Date:

Who conceived it?: Ken Addy

Document(s):

REDACTED

4(b). Is there a non-inventor who witnessed the conception? If so, please identify him/her and attach any documents which evidence the witnessing.

no

Witness Name:

Witness Phone: First Practice Documents:

5(a). To the best of your recollection, what is the earliest date on which the invention was reduced to practice (i.e. made)? Who reduced the invention to practice. Attach documents which evidence the foregoing. If no reduction to practice, type "n/a".

First Practice Documents:

First Practice Date: n/a

Who reduced it to practice?:

5(b). Is there a non-inventor who corroborated the reduction to practice? If so, please identify him/her, the corroborating activity (i.e., over-the-shoulder corroboration or repeating the experiment), and the date of the activity. Attach documents which evidence the foregoing.

Non-inventor corroborator?:

First Corroborator Name:

First
Corroborator
Phone:

First Practice

Corroboration Date:

First Practice Corroborator Activity:

Document(s) related to corroboration event:

5(c). For each example of the invention and each comparative example on which you intend to rely in the patent application, please indicate when the example was generated, who conducted the experiment and where this example is recorded (e.g., volume, page and author or laboratory notebook) and attach a copy of these records. If no example available, type "n/a".

Example(s):

Example Date:

Who conducted the experiment?:

Where is example recorded?:

6(a). Did this invention arise in a program that is funded in whole or part by the U.S. Government or another company, or any entity other than Honeywell?

No

6(b). If so, please identify the program (including government contract number, if applicable) and the entity sponsoring the program and provide a copy of any agreement between the parties concerning the program.

Outside Funding Program:

Contract Number (if applicable):

Outside Funding Entity:

Document(s) related to funding agreement:

7(a). To your knowledge, is this invention subject to any agreement between Honeywell and a third party (e.g., a secrecy agreement, license agreement, joint development agreement, etc.)?

7(b). If so, please identify the agreement and the other party and attach a copy of the agreement if one is available.

Third party agreement ID:

Third party name:

Document(s) related to any third party agreement:

8. You have a duty to disclose to the U.S. Patent and Trademark Office all relevant prior art of which you are aware. Please list all such prior art (e.g., patents, publications, brochures, Honeywell and third-party products) known to you. If a prior art search has been conducted, it must be included. Briefly indicate how this invention is different from the prior art. See 1 and 2 above.

List of prior art:

How invention is different from the prior art:

9(a). Has the product or process which is the subject of this invention disclosure been disclosed, sold or offered for sale to anyone outside of Honeywell or to the general public.

9(b). If so, when and to whom was it disclosed, sold or offered for sale? If it was disclosed, was a secrecy agreement in place? Attach documents which evidence the sale or offer for sale.

Date it was disclosed:

Whom disclosed to:

Disclosure Sales Agreement?:

Document(s) which evidence the sale or offer for sale:

9(c). Does the business intend to disclose, sell or offer to sell the invention to anyone outside of Honeywell or to the general public in the near future? If so, to whom and when is this disclosure, sale or offer for sale planned?

For whom are future sales planned:

Date future sale is planned:

10(a). Does this invention relate to any other: (i) issued patents, (ii) pending patent applications, or (iii) previously submitted invention disclosures, of Honeywell?

10(b). If so, please identify the related matter and indicate whether this is an improvement on an earlier invention:
Other patents related matter is:

Is this an improvement?:

11. Please specify the product(s) to which this invention disclosure relates.

12. Please indicate keywords for identifying this invention disclosure.

Witness
Name: _____

Inventor
Name: _____

Witness
Signature: _____

Inventor
Signature: _____

Date: _____

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Send to:
John - Beninati

From: <John_Beninati@Ademco.com>
To: <esatto@ssmp.com>
Date: 10/23/03 11:12AM
Subject: Patent applications

Paul,
Attached are invention disclosures that were approved for filing at our last patent committee meeting.

<<H0006399.htm>>

John F. Beninati
Chief Intellectual Property Counsel, ACS
Honeywell International Inc.

REDACTED